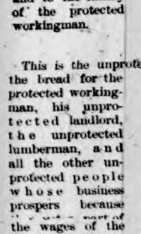




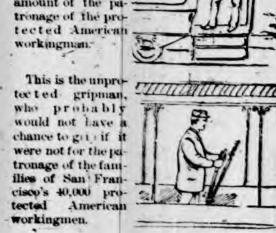


This is the unprotected milkman who serves the milk te the landlord of the protected workingman, the carpenter who built this house, the driver who drove the lumber wagon and to the family of the protected workingman.



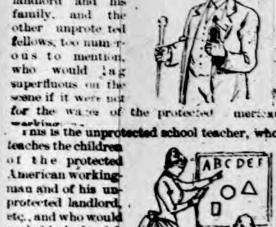
protected American workingman. This is the unprotected butcher, who sell the meat to the protected American workingman, whose wages permit him to eat flesh three times a day if he desires, and who also sells to the unprotected landlord, the unprotected carpenter, his sisters and his cousins and his aunts, all 4 of whom get a

whack at the wages. of the protected American workingman. This is the unpro tected conductor on ' a car line, which is mainly sustained by the protected workingmen, and whose wages are dependent upon the amount of the pa-



protected American "cop," whose salary is six tim is English "Bobby," because he is the guardian of the interests of a city full of well paid protected American workingmen.

This is the unprot cted tends the protected working man and his lamily, the unprotected landlord and his family, and the other unprote ted fellows, too num rous to mention, who would lag superfluous on the



probably lack a job if the general properity of the country, chiefly due to the "live and let live" system of protection, did not permit us to have

school houses enough to endcate the youngsters of our millions of protected American This is the unprotected granger,

workingmen grows the wheat which makes the four eaten by the protected American workingman, his unprotected landlord, the unprotected carpen-ter and the whole caboodle of unprotected, who derive their support from working for and of the protected American workingman. This is the unprotected brakeman, who runs on the train which carries the produce from the tarm to the cities. where the pro-Lected American working nan and his raindy and those who depend on him live, and

who hauls from the factory to the farm the manufactured articles made by the protected American workingmen. This is the unprotected engineer and his unprotected

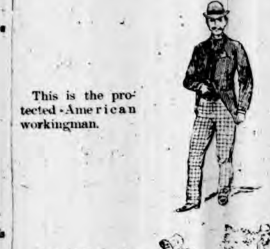
helper fireman, who haul the produce from farm to factory, and who haul to the farm the wares made by the protected Ameri-This is the unotected clerk,

can workingmen. who sells the ribbons and other fol . derols to the unprotected daughterof the protected American workingman, whose un 20 protected employer would probably be whistling for customers if it were not for the good wages of the protected American workingman. This is the unprotected housemaid of

the protected American workingmen, who gets ten times as big wages as she could pos-ibly earn in a tree trade country, sine ply because the scale of wages is pitched high in the land of the protected American workingman.



pretected piano. pounded upon by an un protected virtuoso, who manages to eke out a comfortable landi existence by torturing the cars of protected American workingmen.



And this is the

kind of unprotect-

ed labor the free

trader wishes him

to compete with. -San Franc'sco Chronicle. A "Safe" Man Now Threatens Wir. Four years ago Cleveland begged for the support of the business men on the ground

tions with foreign countries might not be disturbed. The "safe man" was elect d, and what has been the result! He has been a failure as a diplomat. When daily tidings came of outrages inflicted by Cana Lans on American any county of this state, whenever imperative fishermen he was so "safe" that he invited necessity exists for the enlargement of or the Mr. Chamberlain over here and proposed to sacrifice our commercial interests to obtain ing in order to provide sufficient accommodation as a concession from Canada that which he and room for the courts and court business, and now claims as our own indisputable right. and to conciliate Southern free traders who public records and papers, required by law to controlled Democratic conventions he aimed be kept and preserved in such county, and his blow at the protective system—a blow through or by reason of inadvertence or neg lect, or other cause or reason whatever, moneys which is paralyzing business in half the states are not appropriated and set apart to provide in this country. But this alleged "sale man' and make the enlargement and build the exten knew as little about business as about politics, ston or extensions aforesaid; and the board of chosen freeholders of such county shall, at any and no person was more astonished than him regular or stated meeting thereof, by resolution,

self at the effect of his free trade blow A Sound Argument. Said a Democratic workingman in New board of York the other day: "I would rather pay one cent more for a dinner pail and establish an industry worth \$30,000,000 annually to work to be done and the make and built the enlargement and extension or extensions above mentioned and specified; provided that the work to be done and the materials therefor required to be formished under this act shall be this nation than continue to support 100,000 done and farnished under this act shall be done and the materials therefor required to be furnished under this act shall be done and farnished under the done and workingman's standpoint especially, and it is exceed the sum of fifty thousand dollars.

gent American citizen. Let Us All Hurrah for Hill. The news from New York is as gorous as the news from Vermont and Main Hill's renomination will bring 25,000 extra votes to four per centum per annum. the Republicans in the Empire state of Nov. 8.—Globe-Democrat.

The shotgun always has a voice in thern

Civil Serve. netorm Some one having asked The New York Press whether there are more R publicans of the moneys to be raised as aforesaid. employed under the Cleveland administra

tion than Democrats, that paper makes the with this act, be and are hereby repealed, and best answer to the question by citing the fol this act shall take effect immediately. lowing statistics: Cleveland found 2,350 presidential post masters in office, and he has removed of changed 2,000 of them. His postmaster general, out of 52,000 em ployes under him, has removed than Out of 33 ministers abread the president has removed or changed 22 Out of 56,000 places he has removed a

changed 45,000, and out of the 45,000 ther are not 50 Republicans among the appointeer A Hollow Sound. The Democratic cry of "free wh say" shown to be particularly hollow by the fol lowing section (No. 40) of the Mills bill: That all clauses of section 3244 of the re vised statutes, and all laws amendators thereof, and all other laws which imp se and special taxes upon manufacturers of stills, re

tail dealers in liquors and retail dealers a

malt liquors are hereby repealed.

The Dinner Pail. The real platform this year is the dinner justice of the supreme court; provided that the pail, for the issue of overshadowing import expenses incurred under this act shad not exance is the wages of the workingman. Food ceed the sum of two thousand dollars and clothing were never so cheap and so good effect immediately. as now. The question is, shall wages come down, too! Mr. Cleveland and his follower, my "yes." The Republicans say "no." Lo the people decide.

Continued from First Page.

shall be required to be paid by any town, and the notes or certificates of indebtedness issued therefor, it shall and may be lawful for incorporated towns to issue bonds, to run for a period not to exceed twenty years, and to bear interest not exceeding four and one-half per centum per annum, which said bond shall be styled improve-ment bonds, shall be issued in such denominations as the common council may determine, and be executed under the corporate seal of said town, and the signatures of the mayor, clerk and hairman of the committee on finance; coupons, signed by the mayor, I revery half vear's interest, shall be attached to each bond and sum bered to correspond thereto, or the said bonds may be registered, at the option of the holder they shall be sold for not less than par, and the proceeds thereof shall be used to pay the por-tion of costs and expenses of said sewers of drains required to be paid by such town as afor said, and to take up and pay off such temporary notes or certificates as have been given in payment of such costs and expenses; provided, that in order to meet the interest on said bonds, and redeem the same at maturity, it shall be the duty of the common council to order the inter-est thereon, together with a sinking fund of no less than five per centum of the total amount of said issue to be raised in the annual tax i-vy.

7. And be it enacted That it shall be lawful for the common council of any town in which sewers or drains may be constructed under the provisions of this act to pass ordinances for the government and control of such sewers or drains, to enter into agreement with private per sons or corp rations for the use of sewers and drains under such restrictions as said council may impose, to establish a price to be paid for such use, and to collect the same; p ovided that all moneys derived from use of said sewers shall be applied to the payment of the debt in-curred in building the same, and the intere t 8. And be it enacted. That this act shall out be operative or in effect in any city until the same shall have been accepted by the common

therein, and receive the approval of the ma or or chief executive officer. 3. And be it en seted, Tha this act shall take Approved April 17, 1888. CHAPTER CCXC. An Act to authorize the township committees of townships to raise money for certain pur-1. Be it enacted by the Senate and Gen ral Assembly of the State of New Jersey That when, owing to any unusual sterm or unfore cen emergency, any township of this state shall eretofore have been or hereafter shall be obliged to incur expense in the opening and clearing out of the roads or any of them of such ownship, and there are no moneys belonging to trary in anywise not with and ag. such township on hand or available for defraying the expense of such opening and cleaning out, it shall be lawful for the township complitee of such township to borrow money in anticianthorized to be levied and collected, for the purpose of defraying the expense of such open+ ing and clearing out, and to give pro- issory notes or other obligations bearing legal rate of loans may be made for such time as the town ship committee shall deem reasonable and pru-dent, and may be reissued from time to time. until such special tax shall be received by the

council (rether governing body therein, by a vote of not less than three fourths of the mem-

bers thereof, and be concurred in and approved

e mmittee of any township within this state shall have borrowed heretofore or hereafter shall borrow any money for any of the purposes specified in the first section hereof, then and in that case it shall and may be lawful for such nip committee, in its discretion and by a majority vote of the members thereof, to order and cause the sum or sums of money so borrowed to be levied, assessed and e fleeted as a tax upon the real and personal property within such township liable to taxation therein, in the same nanner as other taxes within such to nship are or may be levied assessed and collected; and the said real and personal property is hereby made liable to the levy, assessment and collection of said tax; which said tax, when so as aforesaid ordered to be assessed, levied and colsted, shall be in addition to the amount of other taxes which any such township committee levy, assess and collect. 2. And be it enacted, That this act shall take Approved April 17, 1888. CHAPTER CCXCI.

tain the rights of the state and the riparian owners in the lands lying under the waters of state," approved April eleventh, one thousand eight hundred and sixty-four, which supple-ment was approved April fifth, one thousand eight hundred and seventy-five. 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That act to which this is a supplement and the supplements thereto; and to provide the neccessary means to pay the expenses incurred by them in named in the grants made to riparian owners, and they may further retain and disburse from the said fund the necessary sum to pay the salaries of the commissioners and the expenses in curred in the prosecution of their work as now provided by law, rendering in their annual respecified five per cent.) to a sufficient sum to pay the said salaries and expenses, such salaries

and expenses shall be paid from the state treas- take effect immediately. that he was pre-eminently a safe person, sioners from the proceeds of the first subsequent Blaine was called a demag gae, a blusterer and a jingo candidate. It was, asserted that effect immediately. Cleveland was cautious and conservative, Approved April 17, 1888.

and that he must be elected so that our rela-CHAPTER CCXCII. An Act to authorize the enlarging of and the house or like public buildings in any of the several counties of this state in certain cases Assembly of the State of New Jersey, That in building of an extension or extensions to the county court-house or like county public buildto afford proper and necessary accommodation The "safe man" wanted a renomination, well as for the keeping and preservation of the passed by an affirmative vote, concurred in by not less than two-thirds of all the members of such board, declare that such necessity as aforesaid exits, it shall be lawful for such board of chosen freeholders to proceed to provide for and to make and built the enthe whole cost and expense to be incurred for The argument is sound. It is sound from the the purposes aforesaid under this act shall not sound from the standpoint of every mitellis 2. And be it enacted. That as payment or payments may become or shall fall due, under any contract awarded under this act, certificate or certificates of indebtedness may be issued therefor by such board of chosen freeholders, and the same may be made payable at such time or times as said board may order, not exceeding one year from the date of issue; and such certificates may be made to bear interest at not more than 3. And be it enacted, That the sum and sums f money, and the cost and expenses which may be incurred under this act, which shall not ex-ceed the said sum of fifty thousand dollars, shall pe provided for and levied and raised in the same manner as other county taxes of such county are levied, or to be levied, and raised in and by virtue of the tax levy for county taxes and county purposes, to be made and levied next after the expenses or obligations above provided for shall have been incurred, and the same, shall be paid within the next fiscal year thereafter out 4. And be it enacted. That all acts and parts of acts, in so far as the same are inconsistent

> Approved April 17, 1888. CHAPTER CCXCIII. An act for the preservation of the early records of the supreme court.
> Whereas, The records and files of the supreme court from the year one thousand six hundred and eighty-one to one thousand eight hundred and fifty-two-embraces many valuable papers lating to partition, roads and the early cases of the supreme court, which papers and rec-

ords have never been arranged, thereby render-

ine it impossible for the clerk of the court to comply with requests for the examination of said papers; and whereas, by reason of the late fire at the state capitol the vanits of the supreme court were de-troyed and a portion of the contents therof injured by water : there-Roll enacted by the Senate and Genera Assembly of the State of New Jersey, That the elerk of the supreme court be directed to arrange, label or docket the many valuable papers relating to partition, roads and the early cases of the supreme court for convenient reference and preservation, and for that purpose he is hereby authorized to provide such books, con veniences and accommodation as may be necessary, and also to employ one or more personfor said service, and the expenses of said work shall be paid by the treasurer upon the warrant of the comptroller upon approval of the chief

Approved April 17, 1888. CHAPTER CCXCIV. An Act relating to the consolidation of corpora-tions formed under the act entitled "An act duty of the board having charge and control of

tion, maintenance and operation of hotels and carrying on the business of an ir n-keeper, and

and so that all the property, rights, franchises and privileges by law vested in such corporation so merged shall be transferred to and vested in the corporation into which such consolidation directors thereof, the amount of the capital

the par value of each share and the peri ds during which such company shal continue, not exby the board having the control of the finances ceeding fifty years, and the mannor of converting the capital st wk of said corporation or cor porations so to be merged, into the stock or obigations of the rew company into which such merger hall be made and all other provisions as they shall deem necessary to perfect t e said corsolidation and merger; and it shall and may be lawful for s id agreement of consolidation to provide that such merger of any one or more of said companies so des red to be consolidated. may take place by the new company purchasing and the dig-tock of said old company a dissuing its stock, as for poperty purchased in it u thereof, when, and i that even; the said old company wh se stock is to purchase , shall re main in exist nee and no merger of its property or frarchise into the new company shall take . II. place, snything herein contained to the con- bonds; and 4 And be it enacted, That upon filing said agreement with said sworn copy of notice, proof of service and proceedings of such meetings attached, or a duplicate or counterpart thereo', in the office of the secretary of state the -aid corporation shall, except as herein stated, te for the payment of the interest and principal of merged in the new c reporation provided for interest and principal of said agreement, to be known by the corporation of said wharf-the said agreement, to be known by the corporation of said wharf-the said agreement, to be known by the corporation of said wharf-the said agreement, to be known by the corporation of said wharf-the said agreement, to be known by the corporation of said wharf-the said agreement. rate name therein mentioned, and the details of city by general tax-tion from year to y ar. intere t for the money so bor owed; and such such agreement shall be carried into effect as 5 And heit enacted, That this ct shall take provided therein, and the said new company effe t immediately so formed shall have all the powers conferred Approved April 13 by the act entitled " in act concerning corporations," approved Ap il seventh, one thousand township collector: and when so received, such tax shall be forthwith set apart and applied to the payment of such loans.

eight hundred and sevents-fiv, and the acts supplementing and amending the same, but nevertheless if any stockholders shall at said lers or within twenty days thereafter, object to said consolidation and demand payment for his stock, and serve a n-tice in writing to that effect upon the president, sec retary or treasurer fake new company within ten days after they are elected, he or she snall receive from the new company The fair value of his or her stock at the time when the vo e for the sgreement of consolidation and merger was so cast as afore-aid, which, if not ag erd on, shall be appraised by three disinterested per-ons to be appointed by the chancellor or a justice of the supreme court of this s ate, whose duty it shall be to make such appointment on reasona dle notice, on the application of either party and thereupon and upon the payment of the value so ascertained, such tockholder shall deliver up his or her certificate of stock, if any such has been is ned, and the said new company i to which the consol dation and merger shall have been made may issue the same amount of its own stock to any person or persons, 5 And be it enacted, That upon the filing of said agreement with said sworn copy of notice, proof of service and proceedings of such meet-ings attached, or a duplicate or counterpart, thereof, in the office of the secretary of state, all

A Supplement to an act entitled "A further sun- and singular the rights, franchises and interests of the said several corporations so consolidated in and to every species of property, real, perso nal and mixed, an things in action the rene to be longing, shall be deemed to be transferred to and vested in such new corporation without any out of any moneys in the treasury of this State other deed or transfer; such new corporation there be hereby appropriated to esum of fifteen shall be deemed to possess all the rights, privileges, property and tranchises the retofore vested in said former companies, in the same manner Assembly of the State of New Jersey, That and to the same extent as if the said several section one of the sa'd act be amended after the corporations so consolidated should have continued to retain the title and transact the busienacting clause so as to read as follows:

1. Be it enacted by the Senate and General ness of such corporations, and the title and real. Assembly of the State of New Jersey, That the restate acquired by either of the said old corpora-riparian commissioners may and shall, at the reby means of such not of con-olidation or anything and have the same filed as now provided by the liens of the creditors of each of said old companies against the property of said company so purchased by the new company shall remain and continue unimpaired, and the respective this work they may retain and expend for this | corporations as to this shall be deemed to be in purpose from the riparian fund, before any por-tion thereof is transferred to the school fund are fully paid and satisfied, and no suit, action or or permanent investment, a sum not exceeding lother proceeding now pending before any court in the aggregate five per centum of the amount | or tribunal in which any of said companies toat may be so consolidated is a party, shall be deemed to have abated or discontinued by reason of any such agreement of consolidation, but the same may be prosecuted or defended in the same manner as if the said corporation had not entered itto such agreement of consolidation or port a detailed statement of the amounts so re | the said new corporation may, on its application, tained and disbursed; provided that when in be sub-tituted as a party in the place of any any year the grants' made by the commissioners | corporation of which it shall be composed, by shall not amount (after deducting the above order of the court in which such action, suit or proceeding may be pending, 2. And be it enacted, That this act shall

Approved April 17, 1888. CHAPTER CCXCV. An Act to authorize corporations formed under the act entitled "An act concerning corpora-"approved April seventh, one thousand eight hundred and seventy five, and the acts amending and supplementing the same for the purpose of the improvement and sale of lands, or the building, operation and maintenance of hotels and carrying on the business of an innkeeper, or of the transportation of goods, merchar dise or p ssergers upon land or water. to purchase and hold stock in any one or more f said companies in certain cases. 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That it hall and may be lawful for any come any heretofore or hereafter organized under the provi-ions of an act entitled "An act concerning corporations," approved April seventh, one thousand seventy-nve and the acts supplementing and amending the same, for the purposes of the improvement and sale of land, or the building, operation and maintenance of hotels and the carrying on the business of an inn keeper or of the transportation of goods, merchandise or pasupon land or water, to purch se and hold stock in the capital of any one or more cororations formed under said acts for either of the said purposes, and issue its own stock as for property purchased therefor; provided, that said corporations shall have their principal office in, or be carrying on business, in whole or in part, in the same county; and further provided; that the said business of transportation carried on by said transportation company, may be cidental or necessary to the furnishing of proper facilities of travel to and from the lands | fence and improve said grounds; provided, the or hotel of said other company or companies to the nearest points of established railroad trans-portation . moneys and evidences of indebte ness bel nging, or which shall then belong, to said association to 2. And be it enacted. That this act shall take the treasurer of said commission, and shall execute the dead aforesaid to the said association to Approved April 17, 1888.

CHAPTER CCXCVI. An Act providing for the digesting, tabula ing and arranging under proper heads, all the fees and salaries allowed by law to the state, coun ty, township and other public officers in this state, and for the distribution there of Be it enacted by the Senate and General Assemby of the State of New Jersey, That the governor of this state is hereby authorized to select and designate some suitable and compeent person to cigest, tabulate and arrange, under proper and appropriate heads, sall fees and salaries which, by any statute of this state, are allowed or prescribed to any state, county, towaship or other public officer. 2. And be it enacted, That the said fees and when so digested, tabulated, and arranged, shall be submitted to the govern graf this state, and if the plan and details of the work meet with his approval the same may be printed and bound in cloth, and one thousand copies thereof may be delivered to the treasurer of this state, who shall thereupon, and upon the written authorization of the governor, pay out of the treasury of the state to the person so as aforesaid appointed the sum of one dollar for each of said copies.

3 And be it enacted. That one volume shall be, by the state treasurer, delivered to any state, county, township or other public officer who shall, in his official caracity, make application 4. And be it enacted, That this act shall be a public act and shall take effect immediately.

Approved April 17, 1888. CHAPTER CCXCVII. An Act to authorize cities in this state to purchase lands for the erection of and to construct public docks, wharves and piers, and to probase and improve tights of way leading thereto and to purchase lands lying contiguous thereto, so as to make said lands, docks, wharves and piers acressible. Be it enacted by the Senate and General Assembly of the "tate of New Jersey, That the board of finance or other body having the control of the finances of any city in this state, bordering on an arm of the sea or other navigable stream, or through which a navigable stream shall run, are hereby authorized and empiwered, upon the written application of not less than fity freeholders of said c tr. to purchase lar ds bordering on such arm of the sea or other navigable stream including the lands under water in front thereof for the erection, construction and maintenance of one or more pubic docks, where soil tiers which purchase shall include a right or right- of way, not exceeding eighty feet in width, leading to said lands locks, whatre and plers, and such lands lying contiguous thereto, as shall be neces ary to make said lands, docks, wharves and piers ac-2. And be it enacted. That after the purchase of such lands and the rights of way leading thereto, and the ne essary lands lying contigu-ous the cto, so as to make the said lands, docks,

duty of the board having charge and control of

seventh, ene thousand eight hundred and seventy-five, and the acts amending and supplementing the same, for the purposes of the improvement and sale of lands, the construction of public docks and buildings, and the opening, grading and otherwise improvement and sale of lands, the construction of public docks and buildings, and the opening, grading and otherwise improvement and sale of lands, the construction of public docks and buildings. and pleas in the proposal is for the state of lands, the construction, maintenance and operation of hotels and the transportation of goods, merchandise or passengers upon land or water.

1. Be it enalted by the Senate and General Assembly of the State of New Jersey, That it shall and may be lawful for any co-poration or corporations of this state, formed under the provisions of an act entitled "An act concerning corporation." approved April seventh, one thousand eight hundred and seventy five, and the sacts supplementing and amending the same, for all or any of the following purposes: the formal may be improvement and sale of lands, the construction, maintenance and operation of hosels and carrying on the business of an inn keeper, and the same county, at any time, to consolidate and more such companies and their corporations but the same county, at any time, to consolidate and merge such companies and their corporations but the same county at any time, to consolidate and merge such companies and their corporations but the same county at any time, to consolidate and merge such companies and their corporations but the same county at any time, to consolidate and merge such companies and their corporations but the same county at any time, to consolidate and merge such companies and their corporations of the business of an inn the same county at any time, to consolidate and merge such companies and their corporations of the such basines, never the same such their corporations of the such same to the same county, at any time, to consolidate and merge such companies and their corporations of the such basines, never the same county at any time, to consolidate and merged into one company be considered and merged into one company to such as a such board or based of the provision of this act such board or based or board shall f st advertise for proposals for the construction of such docks, wharves or piers, in

to such dock, wharf or pier; provided, however, that such sceptance shall be concurred in by the board having charge and control of the so merged shall be transferred to and vested in the corporation into which such consolidation and merger shall be made.

2 And be it enacted. The tenace consolidation and merger shall be made under the following conditions are drestrictions, to with a majority of the directors of any two or more of such corrections may enter into an agreement under their respective corporate seals, for the consolidation and merger of the said corporations, presenting the terms and conditions thereof, the mode of carrying the same into effect, the name of the new corporation, the pisce or places in this tate or elsewhere where the tusiness of the said company is to be conducted, the number of differences of such city. That for the purpose of the purchasing said lands and rights of way, and the construction and erection of such docks, wharves or piers, and the improvement of the rights or way leading thereto, and the opening. Taking the control of the improvement of the rights or way leading thereto, and the opening. Taking the control of the improvement of the rights or way leading thereto, and the opening. Taking the control of the improvement of the manuely and street the board of finances of such correction and erection of such docks, wharves or piers, and the improvement of the construction and erection of such docks, wharves or piers, and the improvement of the construction and erection of such docks, wharves or piers, and the improvement of the construction and erection of such docks, wharves or piers, and the improvement of the construction and erection of such docks.

3 And be it enacted, That for the purpose of the purchasing said lands and rights of way, and the construction and erection of such docks.

3 And be it enacted, That for the purpose of the purchasing said lands and rights of way, and the construction and erection of such docks.

3 And be it enacted, That for the purpose of the construction and erection of such docks.

4 And be it enacted. That for the purpose of the enacted.

5 And be it enacted. That for t able emi-annually, and to sell the same at not less than to ir par value, and from the proceeds of the sale of such bonds to ray for the purchase of said lands and rights of way, the construction of such docks, wharves or piers, and the improvement of the rights of way leading stock of such company, and the number of shares into which the same shall be divided and the improv thereto.

4. And be it enacted. That it shall be the duty of the board of said city having charge of the public docks, to prescribe such rate of wharfage for vessels and other craft lying at, or loading or

unloading at such docks, wharves or piers, to pay for the privilege, as they may determine, and to appoint an officer or officers to collect the same; and the revenue derived from the paysuch rates of whar age shal be aplands, docks, wharves and piers, and the rights of way leading the eto; payment of the interest on said e payment of the principal sum accruing on said bonds and the purchase of the same before maturity;

IV. And after the payment in full of said bonds, to the general excenses of such city; pro-vided however, that any deficiency remaining Approved April 17, 1888.

CHAPTER CCXCVIII. An Act relative to fishing in the river Delaware.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That hall be lawful to fish in the Delaware river its tributaries at any time during the year, catfish and cels, with set lines; provided, lines shall be weighed to the bottom, and that the smoods or said lines shall not be more than two feet in length.

2. And be it enacted, That all other acts or parts ntrary to the provisions of this act repealed. e it enacted, That this act shall take effect immediately. Approved April 17, 1888.

CHAPTER CCXCIX. Whereas, "The Princeton battle monument assocorporation rganized under the laws of this State for the purpose of erecting a mo- u tatue in commemoration of the battle ton, has received, by pr vate subscriptions, large ums of mon y for the purpo es of ation, and is now receiving from week rivate subscriptions for the said purpose; and whereas, the said association has not sufficient to erect a monument or statue of suc size and buish as the importance of that historic 1 Be it enacted by the Senate and General Assembly of the State of New Jersey, That

follars, to be paid as hereinaster thon and wards the erec ion of a monument granite or marble on a tract of township of Princeton, New Jersey; bat before said mon y, or any part thereof, be paid to the commissioners mentioned, or simultaneously thereaid association shall convey their right in the premises on which said monument or and shall a'so pay to the said commissioners such a sum llars, to be used, with the's m hereby d by the State, for the erection of saie appropriat or sta'. it enicted. That the comptroller of the treasury, the adjutant general and quartermaster reneral of this State, the president of the Senate and speaker of the House of As. the time being, together with five "The Princeton battle monument trustees " to be chosen by said association same are hereby constituted a commission under this act to select a design, to or, erect and finish a suitable monucontract ment or at me, to be ornamented in such man-

commissione s shall determine, and grade, fence and improve the grounds at an expense not exceeding the sum hereby appropriated and the amount which shill be se not exceeding the sum hereby ad commission by said association, commission commence work upon and finish said monument or statue as so n as practicable, and said commissioners shall ive any compensation for their service. it enacted. That the persons who shall com sa said commission shall meet at c) amber of the borough of Princetime as shall be appointed by the president of said association (who shall notify oners in writing at leas ten days before time), six of whom shall be quorum for transaction of business, and shall at ng organize and pass by-laws, rules ons, and elect a tre surer anb other fficers, which tre surer, before he shall enter rformance of his official duties, shall enter into a bond to the state of New Jersey, conthe faithful decharge of his duties in such sum as the said commission shall deter-mine, and shall not receive any compensation; and that the said association shall, within three months after such meeting, transfer to the treasurer pission all be moneys or evidebt-dness which now are or shall be in the hands of the treasurer of said association at that time, and shall from time to time pay to said commission the moneys which ter be received by said association ose o erec ing the said monument or 4: And he it enacted. That the treasurer of this state shall, on the warrant of the comptroller,

treasurer of said commission the ereby approp isted, to be used by together with the moneys contributed by said association, to erect monument or statue in said town nceton as aforesaid, and to grade. ship of ion shall, as aforesail, transfer all cute the deed aforesaid to the state of New Jers-y; provided. also, that no part of said moneys hereby appropriated shall be drawn from the treasury of the, state until a majority of the pe sons compo-s ng said commission (*he comptroller being one) shall certify in writing that said moneys are needed and required for the purposes for which this appropriation is made, which cer-tificate shall be filed in the office of the comp-

5. And he it enacted, That after the said monuestatue shall be completed and unve led, grounds properly graded, fenced and im the commission aforesaid shall make report to the governor of this state, to be laid before the legislature on the first day of the es-sion next spaceeding the completion of the work, and then the duties of said commission shall cease, and the care and supervision of said monu-ment or statue, and of the grounds, shall devolve upon and be vested in "the Princeton bat le monument association. 6 And be it enacted. That said monument all always be open, so that all persons may have access theret without charge, under proper rules and regulations, exacted by said association, which shall not be in usistent with the laws of this state or of the United States. 7. And be it enacted, That this act shall take

Approved April 23, 1888. CHAPTER CCC. An act relating to the compensation of police magistrat s or recorders in cities of this sta e.

1. Be it exacted by the Senate and General Asembly of the State of New Jersey. That the come State of New Jersey. That the comor board of aldermen or other governmon con ng body of any city of this state, having a police judge or recorder therein, bot now fixed salary, in lieu and stead of all perquisites, shall, by a majority vote to time fix the pay and compensation receiving of such palice justice or recorder at a stated sum of money, which shall be in lieu and stead of all

fees and terquisites and be pavable in the same 2 And be it enacted. That the gay and compenn provided for, shall not ex eed fit en sation ber lare per appum. it enacted. That all fees and perqui-3 And I of this state or ordinance of any city therein by any such police justice, city judge or recorder shall be duly accounted for and paid wonthly into the treasury of said city.

4 And be it enacted. That all acts or parts of are hereby repealed, and that this act shall take Approved April 24, 1888

CHAPTER CCCL. evide for the incorporation of library and clations. sea bly of the State of New Jersey, T at any three or more persons of full age, who shall destre to marives together for the purpose ng, owning and managing libraries, may make record and file a certificate

2. And be it enacted. That such cer ificate hall ceeding the amount of such appropriation be made and signed by the persons forming such which bonds shall run for periods not exceedas-ociation, and shall set forth: I. The name or title assumed to des gnate such rate not exceeding six per centum per annum corporation, and to be used in its busines and II. The place or places in this state whe e

such associations; to acquire and take by purchase, gift, devise, bequest or otherwise, and hold, transfer and convey all or any such real or personal property as may be necessary or desiraole for attaining the objects and carrying into effect the purposes of such association; II. To have perpetual succession by their corperate names: III. To sue and be sued, in an ; court of law or IV. To make and use a common seal, and alter

the same at pleasure V. To appoint such officers or agents as the purposes of such association shall require, and to ai'rw them a reasonable compensation; VI. To make and adopt constitutions, by-laws, rules and regulations not inconsistent with the constitution and laws of the United States or this 5. And be it enacted, That any vacancy in the board of directors or among the officers of any such a sociation, shall be filled in such manner as the by laws shall direct 6. And be it enacted, That this act shall take Approved April 23, 1888

CHAPTER CCCII. in act authorizing the inhabitants of town ships to purchase lands and erect a building thereon, or to purchase land with a building erected thereon, for the use of fire departments of such township, and such other urposes as the township committee may des-

I. Be it enacted by the Senate and General Assembly of the State of New Jersey, That whentax payers representing and owning two-thirds of the taxable property in any township in the state shall, by petition to the township committee of such township, so request, the legal voters of such township may, by a vote of a majority of those voting at any spring election meeting to be called for the purpose, determine what amount of money shall be raised for the purpose of purchasing a lot with building thereon, or for purchasing a lot and erecting a suitable building thereon for the use of the fire department of such township, and for such other uses as may be authorized by the township committee of said township, taking the title thereto in the corporate name of the inhabitants of said township; provided, however, that the total cost of such lot of land shall not exceed one-half of one per c ntum of the assessed valuation of the property in such township for the year next preceding such 2. And be it enacted, That when so authorized the township committee may divide the cost of such land and building to be erected thereon, or lot of land with the building already erected thereon, into not more than te

nor less than three equal parts, and cause one of such parts to be included in the tax levy of each year next succeeding, until the whole is 3. And be it enacted, That the said town ship committee shall have the right and power to borrow upon the credit of the township in such manner as, they may determ ne by a resolution, the necessary money to pay for such lot of land and building to be erected thereon, or let of land with building already erected thereon, at the time of the purchase of such lot of land or lot of land with building follows: thereon, and until the same is raised by tax as | 2. And be it enacted. That if upon filing th

effect immediately.
Approved April 23, 1888.

CHAPTER CCCIII. An act authorizing certain towns and townships to extend streets or roads over and lato adjoining municipalities. 1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That whenever, in the judgment of the governing body of any town or township in this state having authority to lay out, open and improve streets, roads or highways within the limits of such town or township, it shall be deemed to the interest and advantage of the inhabitaties of such town or township that any street or road proposed or contemplated to be laid out therein should be extended over and into the safely and conveniently with a street or avenoney as will, together with the sum nue in such adjoining city, it shall be lawful said land, amount to at least fifteen for, and the necessary power and authority are hereby granted to such governing body t acquire by purchase such lands in the adjoining city as may be proper and necessary for lands shall have been acquired, to lay out open, construct, grade, pave, flag and otherwise improve such street or road, or extension thereof thereon; provided, that such street road or extension shall be laid out and don-

structed so as to not interfere with the free use of any street or avenue in such adjoining And be it enacted. That the cost of the land for such extension and the cost of grading or otherwise improving the same shall for the purposes of assessment, be included in and form part of the cost of opening, laying out and constructing the street or road in such town or township with which such extension shall connect. 3, And be it enacted. That this act shall take effect immediately

Approved April 23, 1888. cities of this state.

An act to authorize the aquisition of real estate for the use of police departments in the 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That whenever in the opinion of the common coancil of any city of this state, or other boar! having charge of the erection of public buildings in said city, it shall be necessary to acquire additional real estate for the use of the police department of such city, it shall be lawful for said common council or other board to purchase in the corporate name of the city such real estate at such price or prices as shall be authorized by a vote of two-thirds, of all the members of said common council or other board having charge of the finances of such city; provided, that the sum expended therefor shall not exceed twenty thousand dollars. 2. And be it enacted. That to provide moneys ecessary to pay for said real estate, it shall be lawful for the common council, by and with the consent of the board having charge and control of the finances of such city, to issue bonds in the corporate name of the city, not exceeding the amount required to be paid for said real estate, pledging for the redemption thereof the faith of said city, under the seal of the city, and attested by the city clerk, of such denominations as said common conneil shall deem fit, bearing interest at a rate not exceeding five per cent per annum, and redeemable in not more than twenty years from the date of issue, and to dispose of the same for the best price th tean be obtained, but at not less than par value, and to provide for the redemption thereof and the payment of the in 3. And be it enacted, That the words " com mon council." wherever used in this act. shall be held to include the board of aldermen and other governing body, by whatever name known of any city of this state 4. And be it enacted, That all acts and parts f acts, general, special, and local, inconsistent same are hereby repealed, and that this act amendatory be and the same is hereby amended shall take effect immediately. Approved April 23, 1888.

CHAPTERCCCV An act amending "An act regulating proceedings in criminal cases," [Revision] approved March twenty seventh, one thousand eight hundred and seventy-four I Be it enacted by the Senate and General assembly of the State of New Jersey, That tion not in the service of the United States, or the one hundred and eighth section of the act any officer or soldier who may be wounded or of which this act is amendatory be and the permanently disabled in the performance of any same is hereby amended to read as follows; 108. And he it enacted, That every justice of the peace shall make a bill of particulars of the cost in each criminal case before him and send up the same with the papers in the case to the clerk of the grand jury in his. county, if there be such clerk, and if there be none, then to the prosecutor of the pleas in such county, and if an indictment be found in case, said bill shall be handed by such. clerk or presecutor, as the case may be, to the county clerk, who shall review and correct the same if necessary and shall certify the correct amount to the county collector, thereupon shall pay the amount so certified to the justice; and if no indictment be found in A Further Supplement to an act entitled "An act cutor of the pleas the proceedings in such case were taken by the justice of the peace bonestly, in good faith, and were calculated to promote the administration of justice, and the costs therein ought to be paid out of the county treasury and he shall so certify on the bill of particulars of costs in the case, said hill shall in criminal cases and no justice of the peace shall ask, demand or receive from any com-

CHAPTER COCVI. An Act authorizing towns and townships which have heretofore voted an appropriation for public buildings to raise the amount of such appropriation by the issue and sale of the bonds of such town or township, 1. Belt enacted by the Senate and General assembly of the State of New Jersey, That where in any town or township of this state the inhabitante thereof shall, at the last annual own election held prior to the passage of this act, have vided or ordered an appropriation for public butletings, it shall be lawful for the council or other governing body of such town or township to raise the amount of such approprintion by the lasue and sale of the bonds of

such town or township for an amount not ex-

of any service in any criminal case.

Approved April 23, 1888.

ing sixteen years, and shall bear interest at a and shall not be sold for less than their face value, and with the proceeds of the sale of such bonds to build and erect a town hall station house and lock up and fire engine houses in such town or township. 2 And be it enacted. That there shall be raised annually by taxation in such town or township a sum sufficient to pay the annua nterest on such bonds. 3 And be it enacted. That this act sha'l take

effect immediately. Ap, reved April 23 1888 CHAPTER CCCVII.

An Act to provide for the construction of a state laboratory for the state spricultural exp i ment station.

I. Be it enseted by the Senste and Ceneral Assembly of the State of Yew Jersey. That the sum of thirty thousand dollars be and hereby is appropriated for the construction of a -t de lab-oratory for the use of the state a ricultural experiment station, under the direction of the board of managers of the state agricultural experiment station on land selected by the said board of mangers; provided, such land shall be sequired without cost or expense to the state of New Jersey; which sum the treasurer of this state is hereby authorized to pay for such pur pose, to the treasurer of said state agricultural experiment station, upon the warrant of the comptroller, as bills therefor shall be presented. marked approved by the president and two members of the said board of managers of said state agricultural experimental station.

2. And be it enacted. That the chemist or chemists of the state agricultural experiment station shall analyze all samples of milk, butter or other farm products, or the imitation thereof, that may be sent to said station by the state dairy commissioner and his assits a and agents, and shall report to the said commissioner the resu'ts of such analysis, and the costhereof shall be paid out of the appropriation made to said station. 3 And be it enacted. That this act shall take

Approved April 23, 1888. CHAPTER CCCVII. Supplement to an act entitled "An act concern

ing landlords and tenants," approved March twenty seventh, one thousand eight, hundred and seventy-four.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That section fifteen of the said act as amended by act entitled "Supplement to the act entitled An act concerning landlords and tenants," approved March twenty seventh, one thousand eight hundred and seventy four, which said supplement was approved April fifth, one thousand eight hundred and seventy six, be amended so as to read as follows: 15. And be it enacted, That the summons shall be served in the manner prescribed by the act constituting courts for the trial of small causes. except in cases where the tenant or other person in occupation or possession denies admission to the dwelling or other building occupied by, or in he possession of, such tenant or other person to he officer attempting to serve such summons, or should such tenant reside out of the county which the demised premises are located, and there is no person in occupation or possession thereof, then it shall be lawful service of such summons, if the said officer affix a copy of such summons to the door of said dwelling or other building, or at any conspicuous place on said premises if there be no building thereon; and provided further, in case the tenant shall not be a with building to be erected thereon, or lot of resident of the county in which said denised tand with building already erected thereon. occupation of any other person, then said person, or by leaving the same with a member of he family above the age of fourteen years. 2. And be it enacted, That this act shall be deemed a public act and shall take effect imme-Approved April 23, 1888,

CHAPTER CCCIX. An Amendment to an act entitled "An act to provide for the regulation and incorporation of insurance companies," approved April 'ninth, one thousand eight hundred and seventy five Be it enacted by the Senate and General Assembly of the State of New Jersey. That the second section of the act entitled "An act to provide for the regulation and incorporation of insurance companies," approved April ninth; one thousand eight hundred and seventy-five, be and the same is hereby amended so as to read a statement aforesaid it shall appear that the com-4. And be it enacted, That this act shall take pany or association is possessed of any actually effect immediately. one hundred and fifty thousand dollars over and above all claims and liabilities, and has paid the license and tax hereinafter provided for, then the

secretary of state shall issue a certificate of authority to the company for the transaction of ousiness and allowing agencies to be established this state: provided, that companies organized o do glass insurance exclusively, shall not be required to have a greater capital than one hun red thousand dollars.

2. And be it enacted, That all acts and parts f acts inconsistent with this act be and the same are hereby repealed, and that this act shall take Approved April 21, 1888,

CHAPTER CCCX. Postbor complement to an not entitled "An act to incorporate the chosen frecholders in the respective counties of this state" | Revision | approved April sixteenth, one thousand eight undred and forty-six. Be it enacted by the Senate and General Assembly of the State of New Jersey That be solicitor or attorney and clerk of the boards of chosen freeholders in the counties of the sec and class of this state, elected after the passage of this act, shall hold their office for the term of 2. And be it enacted. That this act shall take effect immediately. Approved April 23, 1888.

CHAPTER CCCXL

upplement to an act entitled "An act to provide for drainage where the same is necessary to the public health," approved March twenty fourth, one thousand eight hundred and eight Be it enacted by the Senate and General Assembly of the State of New Jersey, Tha whenever the commissioners chosen under this act to which this is a supplement, shall have borrowed money for the construction of such ditches drains and channels for the passage of water as they were authorized to construct, or for the payment of land damages or awards for lands taken or used for such work, and have given eer tificates of indebtedness therefor, and the money raised by the assessment for benefits, together with the amount assessed against the township or townships and raised by taxation therein, as provided in said act shall have been expended on said work, and there are not sufficient moneys in the hands of said commissioners, available for the payment of such certificates and the interest thereon, after the same have become due, it shall be the duty of said commissioners on application of the folders of one-half in amount of such cer-tificate to notify the township committee or township committees of the township and town ships in which the drainage district lies, of th amount of such indebtedness remaining unpaid board, by and with the concurrence of the and a sum sufficient to pay such certificates an the interest thereon, shall, at the next assessment for taxes for township purposes, be assessed and raised by general taxation in such township or townships, to be assessed, levied and collected n the same manner as other taxes for township ourposes are assessed, levied and collected; and case the drained district lies in more than on township, the said commissioners apportion the amount to be raised, to each township in proper ion to the number of acres in each that affected by such drainage; and when the amount so assessed shall have been levied and collected. they shall be paid by the township collectors t the said commissioners, who shall forthwith age ply the same to the redemption of such certif And be it enacted. That this act shall take

Approved April 23, 1888. CHAPTER CCCXIL An Act to amend an act entitled "An act to fr ther amend section seventy nine of the act en-titled. An act for the organization of the national guard of the state of New Jersey, approved March ninth, one thousand eight hun dred and eighty-five. Be it enacted by the Senate and Genera Assembly of the State of New Jersey, That with the provisions of this act, be and the section seventy-nine of the act to which this so as to read as follows:

79. And be it enacted. That the widow and minor children, or dependant mother or father of any officer or soldier who may have been within hree years last passed, or who may hereafter be killed or fatally injured, or who shall die from disease contracted while in the line of duty in the performance of any actual service of this state, or while engaged in any parade, encamp-ment, or brigade, regimental or battalion inspecactual service of this state, or while engaged in any parade, encampment, or brigade, regimental battalton inspection (not in the service of ti nited States), shall, upon making due proof of the fact, receive from the treasury of this state the like reward that persons under similar circomstances receive from the i nited States, and in cases of fatal injury such reward shall date from the time of receiving the injuries on ac count of which such reward is allowed. 2. And be it enacted. That this act shall take effect immediately.

Approved April 28, 1888 CHAPTER COEXIII.

to incorporate the chosen freeholders in the respective equinties of the state," approved April sixteen, one thousand eight hundred and Se it enacted by the Senate and General sembly of the State of New Jersey. That bereafter it shall be lawful for the beards a chosen freeholders of the respective countles of be paid by the county collector in the same this state, at the expense of such counties, to manner as other bills of justices of the peace provide and furnish books of records, bianks and stationery of every kind which may be necessary for use by the courts of such counties, the county plainant any fee or reward for the performance cierks, surrogates, registers and sheriffs of this state in the due and proper execution of the duties of their respective offices. 2 And be it enacted. That this act shall effect immediately. Approved April 23, 1866

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